WEDNESDAY MORNING, AUG. 22, 1881.

Republican State Ticket. FOR STATE TREASURER, WILLIAM LIVSEY. of Allegheny County. POR AUDITOR GENERAL, JEROME B. NILES. of Tioga County.

Republican County Ticket.

For County Treasurer, WILLIAM SMEARBAUGH, For County Surveyor, HENRY C. WHITTEKIN. For Coroner, Dr. J. W. MORROW.

THE Philadelphia Times, largely quoted by Democratic newspapers last year, says: The Democratic house yesterday added an additional handicap of \$3,000 wasted public money to the Xtra session millstone already on the demogratic state candidates.

JUDGE HOADLY, Democratic nomines for Governor of Ohio, is quoted as having said to a friend that he was by no means as confident of an election as when first nominated. He needed rest, he said, from his profession, and thought he could find it for a couple of years in the Governor's office, but he had not anticipated the grinding anxiety of a campaign,

To LEGISLATE there must be consideration of bills. The Senate refuses to consider bills and therefore refuses to legislate. The Senate is in con-tempt of the Constitution and the pecple .-- Democrat.

And during all this time what in blazes is the democratic House doing? It does not refuse to "consider bills," to be sure, but the principal "consideration," it seems, is ten-dollar "bills."

THE democrats at Harrisburg have again avowed their intention of continuing indefinitely the robbery of the State Treasury. The fact of the matter is, the democratic leaders den't Judge. know how to get rid of the extra sessien. They are holding on in the hope that something will turn up to bring the session to a close and let them out. It is the old story illustrated. The Judge. Legislative boy has yoked himself with the gubernatorial calf, "Here we come, dama our fool souls, somebody head us off."-Meadville Republican.

THE democratic House have amended the Senate's adjournment resolution to read that they will adjourn when the business of the session is dens. Well that gives us heart once more. The promise that they will "let up" when there is nothing more to do, and stop drawing their ten- dollars-aday, ought to be some consolation, if it is only a democratic promise. Now if they will stick to that promise and really agree to an adjournment when the business is all done, why we believe they will stand some show of being forgiven by some of there own party at least.

JEREMIAH S. BLACK, who has been in a critical state of health for some weeks, died at his home in York county, Pa., on Sunday morning at 2 o'elock. Pennsylvania has lost an eminent jurist and statesman. Judge Black was a profound scholar of rare ability, and a thoroughly conscien. tious man; and he was respected by men of all shades of opinion, not only in his native state, but elsewhere Will Lose both Victory and Spoils. also. He was born in the Glades, Somerset County, Pa., January 10, 1810. He was twice elected Chief Justice of the Supreme Court of Pennsylvania, and served as Attorney Gez. eral and Secretary of State under session. The Democratic party is go-Buchanan.

THE Pension Department at Washington has begun the establishment of district pension bureaus in all the large cities of the country including Pittsburg, with a view of expediting the business of examining into the cases of applicants for pensions. Bureaus have already been located in Philadelphia, New York and elsewhere, and in a few weeks the one provided for Pittsburg will be in operation on Wood street. The head of the board will be A. S. Coleman, of Rochester, N. Y. one of the most experienced and best informed officers in the department. He will have from three to ten assistants and his districts will emtrace Western Pennsylvania, Eastern possession of office, and the capture Ohio and probably West Virginia. of the government is the ruling mo-

JUDIGIAL APPORTIONMENT.

Governor Pattison on the 8th inst. signed the Judicial Apportionment bill, and it is now a law. The following are the districts.

First Philadelphia-Twelve Commen Pleas and three Orphans Court Judges.

Second Lancaster-Two Judges. Third Northampton-One Judge. Fourth Tioga-One Judge.

Fifth Allegheny-Six Common Pleas and two Orphans Court Judges. Sixth Erie-One Judge.

Seventh Bucks-One Judge. Eighth Northumberland - One Judge.

Ninth Cumberland-One Judge. Tenth Westmoreland-One Judge. Eleventh Luzerne-Two Common Pleas and one Orphans Court Judge. Twelfth Dauphin-(Lebanon attached)-Two Judges.

Thirteenth Bradford-One Judge. Fourteenth Fayette-(Greene atached)-One Judge.

Fifteenth Chester-One Judge. Sixteenth Bedford-and Somerset

-One Judge. Seventeenth Clarien-(Jefferson atached) One Judge.

Eighteenth York-Two Judges. Nineteenth Union Snyder and Mif-

flin-One Judge. Twentieth Schuylkill-Two Judges. Twenty.first Wayne and Pike-One

Twenty-second Berks-Two Common Pleas and one Orphans Court Judge.

Twenty-third Blair-One Judge. Twenty-fourth Clinton, Cameron and Elk-One Judge.

Twenty-fifth Columbia and Montour-One Judge. Twenty-sixth Washington - One

Twenty-seventh Ven ange - One

Judge. Twenty-eighth Lycoming - One Judge.

Twenty-ninth Crawford-One Jndg e. Thirtieth Lehigh-One Judge. Thirty-first Deleware-One Judge.

Thirty-second Armstrong - One udge.

Thirty-third Susquebanna - One Thirty-fourth Mercer- One Judge. Thirty-fifth Beaver-One Judge.

Thirty-sixth Warren and Forest-Thirty-seventh Montgomery-One Thirty-eighth Franklin- One Judge.

Thirty-ninth Indiana-One Judge. Fortieth Juniata and Perry-One THE Grounds and Buildings have been Judge Forty-first Adams and Fulton-

One Judge. Forty-second Carbon and Monroe-

One Judge. Forty-third Wyoming and Sullivan

One Judge. Forty-fourth Lackawanna - Two Judges.

Forty-fifth Clearfield-One Judge. Forty-sixth Cambria -- One Judge. Forty-seventh McKean (Potter at-

tached) - One Judge. Forty-eighth Butler and Lawrence attached-One Judge and the Additional Law Judge of the Seventeenth district, as constituted under the act of 1874, and residing in Butler county, shall be the President Judge until

the expiration of his commission. Forty-ninth Centre and Huntingdon -One Judge and the Additional Law Judge of twenty-fifth Judicial District, as constituted under the act of 1874, and now residing in Centre county, shall be the President Judge thereof until the expiration of his com-

Every war offers instances of an army which has thrown away its victory by stopping to pillage a camp of which it imagined itself in secure posing to be beaten in this way. Its aceidental victories last year left it with the impression that it had nothing to do but divide the spoils. The thin veneer of a belief in civel service reform has peeled off. The old demand for administrative reform has been dropped. Such principles as the party had used in fighting its battles have been thrown down to reach for plunder. The party watch-word has become "Turn them all out-Give us all the offices." The party itself is wrangling and jungling over a nomination HARNESS, COLLARS, BRIDLES, for the Presidency, as if it, too, were lost. From one end of the party to the other, pillage and plunder, the

tive which keeps the party in line. "To the victors belong the spoils" was the Democracy of the last generation; but this generation has sounded a lower depth in seeking "Victory for the sake of the spoils." The inevitable natural result is first confusion and then rout; first a loss of principle for the sake of success, and then a loss of success for a lack of principle. The Democratic party will neither win its victery nor pillage the camp. The party is already losing headway. In New York and Pennsylvania its battle is lost, in Ohio it is doubtful. Nowhere is it attracting young men or arousing the enthusiasm of Independents, as it did in 1875 and 1876. Its sole hope and single plan is in organizing the appetite for pillage and plunder, and in doing this it will estrange that solid, sober and conservative vote by which alone great political success is won .- Phila. Press.

FOR SALE.

Situated on the Allegheny river, about three miles above Tionesta, in Hickory Township, the farm of the late George Sibbald, oeceased; containing about 96 acres. A first class farm in every respect, under good cultivation; buildings and fences all in good repair.

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SHERIFF'S SALE.

BY VIRTUE of a writ of alias Lev. Fa B sur Mortgage issued out of the Court of Common Pleas of Forest county and to me directed, there will be exposed to sale by public vendue or outery, at the Court House, in the borough of Tionesta, on MONDAY, SEPTEMBER 24, A. D., 1883, at 2 o'clock, p. m., the following described real estate, to-wit:

SAMUEL WILLETTS for use of OLI-VER F. BERRY, vs. H. J. BROOKS et al., alias Levari Facias sur Mortgage, No. 23 September Term, 1883,—Brown &

Stone, At'ys.

All that piece of land situate in High-land township, Elk county, Pennsylva-nia, being the south one-half of warrant number three thousand seven hundred and sixty-six (3766), bounded north by the north half of the warrant, east by warrant number 3760, south by warrant number 3777, and west by warrant num-ber 3778, containing five hundred (500) acres; said five hundred (500) acres being acres; said five hundred (500) acres being set off to The Tradesmen's National Bank by deed of partition executed between said Bank and Eliza J. Palmer the owner of the other undivided moiety, dated March 20, 1882, and recorded in the Recorder's office in Elk county, in Deed Book F. page 104, excepting all rights to the oil and mineral products.

ALSO,—All that part of warrent and

Also,-All that part of warrant num-ber two thousand nine hunnred and sixty (2960,) which lies in Howe township, For-(2960,) which lies in Howe township, For-est county, Pennsylvania, containing sev-en hundred (700) acres more or less, with the tannery buildings, dry house, store houses, dwelling houses, saw mill, and other improvements thereon, excepting there-from the following parcels deeded to the following parcels according from the following parcels deeded to the following named persons, according to the following sub-divisions, to-wit: Number 1, A. Peter Anderson 3 81-100

Number 4, William S. Cole, 3 80-100

Number 5, J. F. Clark, 3 26-100 acres. Number 6, John Holquist, 3 80-100

Number 7, James Schwerdfield, 9 30-100 LCP 084

Number 8, Fred Yorkson, 4 76-100 acres. Number 9, Charles Anderson, 3 7-100

Number 10, Electa Nelson, 2 26-100 Number 11, Albert S. Brecht, I 80-100

Also.—Five hundred acres more or less being the western half of warrant number two thousand four nundred and hity-three (2453), in Howe township, with the buildings and improvements thereon, ex-cepting therefrom the following parcels, deeded to the following named persons, according to the following sub-divisions, ber two thousand four hundred and fifty-

Number 9, C. C. Smith, 2 40-100 acres. Number 12, C. C. Smith, 3 35-100 acres. Number 13, John Cameron, 26-100 acres. Number 14, Alexander Cameron, 2 41-

Number 15, Edward Reid, 6 87-100 acres, Number 16, Edward Reid, 6 88-100 acres, Number 17, B. Peter Anderson, 36 35-

Number 25, Alexander Geddes, 4 69-100 Number 26, F. J. Carlson, 4 86-100 acres. Number 27, Edwin R. Rose, 5 47-100

Numbers 29 and 31, Albert Pennett, 16 49-100 acres, Also,—About eighty (80) acres of war-rant number two thousand three hundred and sixty-six (2366) in Howe township, being all of said warrant described in said

Mortgage, except four hundred and eight acres and five-tenths released from the lien of said Mortgage by agreement dated Optober 18, 1879. Taken in execution and to be sold as the property of H. J. Brooks et al., at the suit of Samuel Willetts for use of Oliver F.

TERMS OF SALE,-The following must be strictly compiled with when the property is stricken down:

1. When the plaintiff or other lien cred-

itors become the purchaser, the costs on the writs must be paid, and a list of liens including mortgage searches on the property sold, together with such lien creditor's receipt* for the amount of the proceeds of the sale or such portion thereof as he may claim, must be furnished the Shoriff.

2. All bids must be paid in full.
3. All sales not settled immediately will a. All sales not settled immediately who be continued until 2 o'clock p. m., of the day of sale, at which time all property not settled for will again be put up and sold at the expense and risk of the person to whom first sold.

Purdon's Digest, Ninth Edition, page 4:6 and Smith's Forms, page 384. C. W. CLARK, Sheriff. Sheriff's Office, Tionesta, Pa., August

Estate Notice.

ESTATE OF GEORGE SIBBALD, late of Hickory Township, Forest Co., Pa., deceased. Notice is hereby gived that full deceased. Notice is hereby gived that full Power of attorney has been granted the undersigned. All persons indebted to said estate are requested to make immediate payment, and those having legal claims against the same will present them duly authenticated without delay for settlement, to Miles W. Tate, Tionesta, Pa.

JOHN SIBBALD, GILBERT MCKINLEY, Attorneys.

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TIME TABLE IN EFFECT Apr, 1, 1883. Westward.] RIVER DIVISION. [Eastward. 6 20 ar Pittsburgh 1v 8 23 9 45 P. M. P. M. P.M A.M. 2 02 11 34 48 38 1 45 11 05 8 20 12 14 6 50 Warren..... 5 30 0 20 11 40 6 20 Iv... Kinzua...ar 6 00 9 50 A. M. A. M. P. M. P. M. A. M. P. M. A. M. 4 15 Iv...Bradford ar 7 50 11 25 2 10 Iv....Olean ... ar 4 05 A. M. P. M. P. M. A. M. P. M. 3 30 4 17 4 47 5 00 5 30 6 00 ar...Kinzna....ly Red House 6.00 ly Salamanes ar

ADDITIONAL TRAINS-Leave Bradford 10 a, m., Kinzua 9:00 a, m. Arrives

P.M.

A.M.

Additional Trains—Leave Bradford 7:10 a, m., Kinzua 9:00 a, m. Arrives Warren 10:15 a, m.

Additional Train—Leaves Oil City 6:10 am, Oleopolis 6:54 am, Eagle Rock 7:10 am, Oleopolis 6:54 am, Eagle Rock 7:10 am, President 7:16 am, Tionesta 8:10 am Hickory 6:00 am, Trunkeyville 9:20 am, Tidoute 10:00 am, Thompson 10:58, Irvineton 12:55 pm, Warren 1:27 pm, Arrives—Kinzua 3:00 pm, Bradford 4:45 pm.

SUNDAY TRAINS—Leave Warren 9:20 am, 4:20 pm; Kinzua 10:25 am, 5:00 pm; arrive Bradford 2:05 noon, 6:40 pm, Leave Bradford 8:30 am, 8:00 pm, arrive Kinzua 10:10 am, 4:40 pm; Warren 10:50 am, 5:45 pm, Trains leaving Oil City 1:00 am, 2:30 pm, arriving Oil City 2:00 pm, 12:30 nlght, run daily between Oil City and Pittsburgh.

Pritsburgh Division—Trains leave Oil City 1:30, 7:00, 10:45 a, m., 2:45, 4:15, 9:15 p, m., arrive Oil City 1:30 am, 2:45 at 15, 9:15 p, m., arrive Oil City 1:30 am, 2:45 pm, arriving Oil City 1:00 am, 2:35 pm, run daily between Buffalo and Pittsburgh.

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